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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIDATATIONAL
09/889,245	10/10/2001	Roger H. Tracy	29093-03	CONFIRMATION NO.
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DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP 2101 L STREET NW WASHINGTON, DC 20037-1526			EXAMINER	
			ALLEN, ANDRE J	
<b>a</b> .			ART UNIT	PAPER NUMBER
			2855	$\gamma$
			DATE MAILED: 09/06/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.





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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/889,245	10/10/2001	Roger H. Tracy	29093-03	1190
DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP 2101 L STREET NW WASHINGTON, DC 20037-1526				jene sa <del>n</del> egaring <u>.</u>
			EXAMINER	
			ALLEN, ANDRE J	
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			2855 DATE MAILED: 08/14/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

<del></del>		Application No.	Applicant(s)
Office Action Summary		09/880,245	MOHAMMADI ET AL.
		Examiner	Art Unit
		Andre J. Allen	2855
	The MAILING DATE of this communication	on appears on the cover sheet w	rith the correspondence address
Period fo	• •	DEDLY IO DET TO EVOIDE AL	AONTH (C) FROM
THE - Exte after - If the - If NO - Failu - Any earn	ORTENED STATUTORY PERIOD FOR I MAILING DATE OF THIS COMMUNICAT misions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day 0 period for reply is specified above, the maximum statutory are to reply within the set or extended period for reply will, by reply received by the Office later than three months after the departent term adjustment. See 37 CFR 1.704(b).	TON.  CFR 1.136(a). In no event, however, may a tion.  s, a reply within the statutory minimum of thir y period will apply and will expire SIX (6) MOI y statute, cause the application to become A	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).
Status			
1)[]	Responsive to communication(s) filed o		
2a)□	· -	This action is non-final.	attern propagation on to the morite is
3)	Since this application is in condition for closed in accordance with the practice to	under <i>Ex parte Quayle</i> , 1935 C	.D. 11, 453 O.G. 213.
Disposit	ion of Claims		
4)🛛	Claim(s) 1-20 is/are pending in the appl	ication.	
	4a) Of the above claim(s) is/are w	ithdrawn from consideration.	
5)	Claim(s) is/are allowed.		
6)⊠	Claim(s) <u>1-20</u> is/are rejected.	•	
7)	Claim(s) is/are objected to.		
8)[	Claim(s) are subject to restriction	and/or election requirement.	
• • •	ion Papers		
	The specification is objected to by the Ex		Ale a Francisco
10)	The drawing(s) filed on is/are: a)		
11\□	Applicant may not request that any objection.  The proposed drawing correction filed on		
ייוריי	If approved, corrected drawings are require		disapproved by the Examiner.
12)	The oath or declaration is objected to by		
<i>,</i> —	under 35 U.S.C. §§ 119 and 120		
•	Acknowledgment is made of a claim for	foreign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
• • •	☐ All b)☐ Some * c)☐ None of:	iologi promy andoros or oroso.	
	1. Certified copies of the priority doc	uments have been received.	•
	2. Certified copies of the priority doc		Application No.
* /	Copies of the certified copies of the application from the Internation	ne priority documents have beer nal Bureau (PCT Rule 17.2(a)).	n received in this National Stage
	See the attached detailed Office action for		•
,	Acknowledgment is made of a claim for do a)  The translation of the foreign langua		•
	a) The translation of the foreign langua Acknowledgment is made of a claim for d		
Attachmer	-	·	
2) Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-9 mation Disclosure Statement(s) (PTO-1449) Paper	948) 5) Notice of	Summary (PTO-413) Paper No(s) f Informal Patent Application (PTO-152)

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#### **DETAILED ACTION**

## Specification

1. This application does not contain an abstract of the disclosure as required by .37 CFR 1.72(b). An abstract on a separate sheet is required.

## Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-14 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 1, the word "means" is preceded by the word(s)

"range finding" in an attempt to use a "means" clause to recite a claim
element as a means for performing a specified function. However, since no
function is specified by the word(s) preceding "means," it is impossible to
determine the equivalents of the element, as required by 35 U.S.C. 112, sixth
paragraph. See *Ex parte Klumb*, 159 USPQ 694 (Bd. App. 1967).

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With respect to claims 1 and 8 the recitation "said laser range finding means" is not positively recited, that is the range finding means were never understood to be a laser.

With respect to claims 17,18 and 20, these claims are intended to be method claims but do not set forth any steps to create a method as required.

## Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Coe et al in view of Whitehead. Coe et al teaches the basic features of the claimed invention for example

a housing 30 (claim 1,8) having a window formed therein, said housing having a proximal end and

a distal end; (claim 1,8){fig. 1} range finding means {col.4 lines 25-40}(claim 1,8), carried within said housing and oriented so that said range finder directs a beam of light through said window; {(claim 1,8,){col. 4 lines 25-40}}

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means for moving said range finding means parallel to said window; {col. 5 lines 28-31}(claim 1,8)

means carried by said housing (fig. 1)(claim 1,8);

tire-engaging means {fig. 1}(claim 1,11)means carried by said housing and in operational connection with said range finding means {fig. 1}{abstract} (claim 1,8)

a communications port means carried by said gripping means. {col. 4 lines 30-40}(claim 3)

communications port means transmits distance data using an infrared transmission. {col. 4 lines 30-40}(claim 4,9)

a computer 32, said computer in electrical communication with said range finding means, said computer having a display and means for plotting distance data. (fig. 1)(claim 13)

scanning the rolling face of a tire to determine the tread profile; {fig. 1} (claim 15)

communicating said tread profile to a computer having a display; {fig. 1}(claim 15)

plotting the tread profile on said display; (fig. 1)(claim 16)

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tread profile is communicated to said computer using a transmission selected from the group consisting of infrared (claim 17).

However Coe et al does not disclose:

housing his an concave arcuate edge formed at both said proximal end and said distal end to provide support for a tire. (fig. 11)

using a radio frequency transmission.

gripping means is a handle carried by said proximal end of said housing.

a handheld computer

a handle carried by said proximal end of said housing; and means carried by said housing and in operational connection with said range finding means and said moving means and communications port means carried by said handle

said window is positioned in contact with the tread of a tire.

said gripping means is a handle carried by said proximal end of said housing.

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said scanning step and communicating step is performed by a probe having a handle, said handle having a communications port that communicates said tread profile to said computer.

said scanning step is performed by a handheld probe.

determining whether the tread profile complies with the minimum allowable tread profile listed in governmental regulations.

predicting when the tire needs replaced to comply with the minimum allowable tread profile listed in governmental regulations.

Whitehead et al discloses a tire profile apparatus comprising:

A housing having a concave arcuate edge formed at both said proximal end and said distal end to provide support for a tire. (fig. 11)(claim 2)

using a radio frequency transmission.

gripping means 74 is a handle carried by said proximal end of said housing {fig. 11}. (claim 1,6,8,14,18)

a handheld computer 90 with display (claim 7)

a handle carried by said proximal end of said housing; and



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means carried by said housing and in operational connection with said range finding means and said moving means and communications port means carried by said handle (claim 8){fig. 11}

said window is positioned in contact with the tread of a tire. {col. 7 lines 9-18}(claim 11)

said scanning step and communicating step is performed by a probe having a handle, said handle having a communications port that communicates said tread profile to said computer. {col. 7 lines 9-18}{col. 7 lines 33-40} (claim 16) said scanning step is performed by a handheld probe. {fig. 11} (claim 16)

With respect to determining whether tires comply with government regulations (claims 19,20), it would have been obvious to one having ordinary skill in the art at the time the invention was made to use government tire regulations to determine whether they are compliant since it is well known in the tire art that tire manufactures must meet government regulations before they are used.

With respect to the use of a radio frequency, it would have been an obvious matter of design choice to modify the cited prior art to use a radio frequency transmission, since the applicant has not disclosed that a radio

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frequency transmission solves any stated problem and it appears that the invention would perform equally as well with laser/infrared transmission as cited in the above prior art.

Since the references of Coe et al and Whitehead are both from the same field of endeavor, the purpose disclosed by Whitehead would have been recognized by the pertinent art of Coe et al.

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the tire tread profile apparatus as taught by Coe et al with a smaller handheld feature as taught by whitehead for the purpose of creating a tire tread profile apparatus that operates at optimum peformance.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US patents 5249460,5245867, 6131455, 6327904, 6269688, 6034676 and 5485406 each teach apparatuses that measure and/or analyze tire tread data.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andre J. Allen whose telephone number is 703-3081989. The examiner can normally be reached on mon-fri 8:00-4:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ben Fuller can be reached on 703-308-0079. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-3432 for regular communications and 703-308-3432 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

A.J.A August 5, 2002

> Benjamin R. Fuller Supervisory Patent Examiner Tech.:elegy Center 2800